JUN 2 0 1991 5HS-11

CERTIFIED MAIL
RETURN RECEIPT REQUESTED

Richard Shepherd Project Coordinator Conestoga-Rovers & Associates, Inc. 10400 W. Higgins Road, Suite 103 Rosemont, Illinois 60018

Dear Mr. Shepherd:

- U.S. and Illinois EPA have reveiwed the "Third Work Plan Supplement Waukegan Remedial Site." Please incorporate the following comments into the document and resubmit it as a final document to U.S. EPA and Illinois EPA within seven days of your receipt of this letter:
- 1. Page 4, Subsection 2.3.1., last sentence delete "Although it is unlikely that fibrous emissions would occur from the non-friable ACM present, nonetheless" from this sentence.
- 2. Figures 2.5 and 2.7 a statement of what is to be done with the material generated from the excavated keys must be included in the document.
- 3. Page 5, lines 6 and 7 delete "non-friable" and "although it is unlikely such a release would occur" from these lines.
- 4. Page 6, last two lines and Page 7, first line delete "Although it is unlikely that fibrous emissions would occur from the generally non-friable material present" from these lines.
- 5. Page 8, last paragraph delete this paragraph and add the sentence "Perimeter passive air monitoring will not be performed." to the end of the previous paragraph.
- 6. Page 9, second line delete "150" and replace it with "60."
- 7. Page 9, third line insert "and U.S. EPA and Illinois EPA approval of the 0&M Plan" between "date" and "long-term."

If you have any questions concerning this letter, please contact me at (312)886-4742.

Sincerely yours,

Brad Bradley Remedial Project Manager

cc: Kurt Neibergall, IEPA

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